NOTICE OF AVAILABILITY OF MODIFIED TEXT

FOR PROPOSED REGULATIONS OF THE

DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT REGARDING MANUFACTURED HOME, MOBILEHOME, MULTIFAMILY MANUFACTURED HOME, COMMERCIAL MODULAR IGNITION-RESISTANT CONSTRUCTION

CALIFORNIA CODE OF REGULATIONS TITLE 25, CHAPTER 3, SUBCHAPTER 2, ARTICLE 2.3 March 20, 2009

Notice is hereby given that the Department of Housing and Community Development (Department) proposes modifications to specific text of the regulations contained in Article 2.3 (commencing with Section 4200) of Title 25 of the California Code of Regulations (CCR).

A Notice of Proposed Action pertaining to MANUFACTURED HOMES/COMMERCIAL MODULAR FIRE CONSTRUCTION STANDARDS was mailed on January 8, 2009. A Public Hearing was held on February 23, 2009 and written comments were received until 5:00 p.m. on February 23, 2009. As a result of public comments received, and additional information and recommendations from Department staff, the Department is proposing modifications to the originally proposed text.

Written comments on the proposed modifications only will be accepted by the Department of Housing and Community Development during a <u>45-day written comment period</u> beginning March 20, 2009, and ending at 5:00 p.m. on May 4, 2009. Please address your comments to:

Department of Housing and Community Development Division of Codes and Standards 1800 Third Street, Room 260 Sacramento, CA 95814 Attention: Manufactured Housing Program

Comments on the proposed modifications may also be submitted **via e-mail** to Ruth Ibarra at **ribarra@hcd.ca.gov**, or by facsimile to **(916) 327-4712.** Comments submitted via e-mail or facsimile must be submitted during the 45-day comment period ending at 5:00 p.m. on May 4, 2009.

The following provides a summary of the proposed modifications. A copy of the full text of these changes follows the summary in this notice and is also available on the website address listed below. Please note, the Department's review of written comments during this additional 45-day comment period, is limited to the modifications of the originally-proposed text. The comments received during the 45-day comment period will be summarized and responded to by the Department in its Final Statement of Reasons. A copy of the Final Statement of Reasons will be included in the Department's record of this rulemaking, posted on the Department's website and available for review at the Department's headquarters' address, noted above.

Summary of Modification to Originally-Proposed Regulation Text

Amend Section 4200

The heading of this section is changed to "Application of Design and Construction Requirements: Preemption of Local Design and Construction Requirements," in order to be more accurate in describing its substantive content.

Amend Section 4200(a)

This subsection is amended by adding the word "newly" to clarify to the code user that the requirements in this subsection are for newly installed units as opposed to units that were installed in the past.

Amend Section 4200(b)(1)

This subsection is amended in order to clarify that structures not exempted by subsections (c) or (d) may be constructed to lower standards and refers the code user to the newly added exceptions.

Amend Section 4200(c)

This subsection is amended in order to clarify that structures not exempted by subsection (d) shall comply with the ignition-resistant standards and refers the code user to the exceptions.

Amend Section 4200(c)(1)

This subsection is amended by adding "New" to clarify requirements for manufactured homes. This is necessary so the code user will understand which requirements apply. The exemption period for installation of new manufactured homes is amended to December 31, 2010, date of permit issuance, in order to allow more time for existing manufactured homes to be sold by dealers.

Add Section 4200(c)(2)

This subsection is added to provide assistance to the regulated public, industry and small business from the disproportionate costs applicable to retrofitting or altering used structures. The January 1, 1999, date was selected based upon Department research of manufacturing practices at that period of time. Structures constructed prior to January 1, 1999, were typically not constructed with exterior siding materials considered to be ignition-resistant. Therefore an exception is provided based on public comment to decrease the material and labor costs applicable to altering structures constructed prior to January 1, 1999. HCD believes the costs to alter such a structure can be 20% to 100% of the total purchase cost of the structure itself, severely restricting the affordability of this type of housing currently available to the California public. HCD, in its research, consulted the Office of the State Fire Marshal, and concluded that the existing metal roofs and asphalt composition roofing products commonly installed on most commercial modular, manufactured homes, mobilehomes, and multifamily manufactured home structures are by themselves effective ignition-resistant products. Replacing adequate roofing materials with new materials may only marginally increase ignition-resistance protection. The costs associated with replacing the existing metal or asphalt composition roofs on a used structure with a new roof covering in order to comply with the California Building Code, Part 2, Chapter 7A is marginally effective.

This section also refers the code user to section 4205, which provides additional information and construction requirements for the exemption of some existing roofs, and for the requirements for attic ventilation, if provided.

Add Section 4200(c)(3)

This subsection was added to clarify to the code user that the proposed regulations do not apply to any structure identified in this article that may be removed and replaced on the same mobilehome lot or parcel. Owners performing renovations sometimes must remove then reinstall a structure following repairs or alterations to the foundation system and in such cases the ignition-resistant construction requirements would not apply.

Amend Section 4200(c)(4)

This subsection is reidentified as 4200 (c)(4) following the addition of new paragraphs (2) and (3). This subsection is also amended to lengthen the exemption provided for temporary-use commercial modular structures from one to three years. HCD believes that a three year exemption will comply with the public safety goals of Article 2.3, and help reduce unnecessary costs for commercial modular owners that lease temporary office space. HCD research revealed that this change is warranted due to the fact that the majority of the existing commercial modular structures were constructed using ignition-resistant-type materials.

Amend Section 4200(e)

This subsection is amended for clarity, replacing the term "existing" with the term "used". Existing HCD statutes, California Health and Safety Code (HSC) sections 18009 and 18014 define "new" and "used", and a new definition is provided in Article 2.3, subsection 4202.

Add Section 4200(f)

This subsection is added to protect an owner of a structure, which complies with the provisions of this article and relocates the same structure to a new location following a code-change to Chapter 7A or after an enactment of a local ordinance, from having to bear the costs associated with altering the structure to new requirements. This paragraph reflects the existing purpose of HCS sections 18026, 18028, 18030.5, that newer building codes or local requirements shall not be retroactively applied to existing, complying structures bearing department insignia of approval.

Amend Section 4202(d)

This subsection is amended to add the term "new" in order to provide clarity and to accurately describe which regulation or exemption applies to either a new or used structure. This definition currently exists in statute, California Health and Safety Code, Division 13, section 18009, and proposed regulations added to section 4202.

Amend Section 4202(e)

This subsection is re-identified from Section 4202(d) because of the insertion of new subsection (d).

Amend Section 4202(f)

This subsection is amended to add the term "used" in order to provide clarity and to accurately describe which of the proposed regulations apply to either a new or used structure. This definition corresponds with existing statutory definition, in the California Health and Safety Code, Division 13, section 18014.

Amend Section 4202(g)

This subsection is reidentified from 4202(f) due to the insertion of the new paragraph (f).

Add Section 4205

This section is added to provide further explanation regarding the requirements and exemptions in amended section 4200(c)(2).

Add Section 4205(a)

This subsection is added to exempt commercial modular structures constructed with metal roof coverings, in lieu of the roof assemblies required by CBC Chapter 7A and Chapter 15. Commercial modular metal roof coverings are ignition-resistant and do not contain gaps or openings commonly found with tile, concrete tile or wood shingle roof systems that entrap embers that are responsible for starting attic fires.

Add Subsection 4205(b)

This subsection is added to inform the code user that a used structure as defined in this article constructed before January 1, 1999, and installed or intended to be installed in a fire hazard area, need only comply with the requirements for roofing as described in paragraphs (1) and (2) instead of being altered to comply with CCR Title 24, Part 2. California Building Code, Chapter 7A in its entirety. This paragraph was added to provide assistance to the regulated public, industry and small businesses from the costs applicable to retrofitting or altering used structures. The January 1, 1999, date was selected based upon Department research of manufacturing practices at that period of time. Structures constructed prior to January 1, 1999, were typically not constructed with exterior siding materials considered to be ignition-resistant. Therefore an exception is provided based on public comment to decrease the material and labor costs applicable to altering structures constructed on and prior to January 1, 1999. HCD believes the costs to alter one of those structures can be 20% to 100% of the total purchase cost of the structure itself, severely restricting the affordability of this type of housing currently available to the California public. HCD, in its research, consulted the Office of the State Fire Marshal, and concluded that the existing metal roofs and asphalt composition roofing products commonly installed on most commercial modular, manufactured homes, mobilehomes, and multifamily manufactured home structures are by themselves effective ignition-resistant products. Therefore, replacing adequate roofing materials with new materials may only marginally increase ignition-resistance protection. The costs associated with replacing the existing metal or asphalt composition roofs on a used structure with a new roof in order to comply with the California Building Code, Part 2. Chapter 7A is cost-prohibitive and marginally effective.

Add Section 4205(b) paragraph (1)

This subsection is added to exempt used manufactured homes, mobilehomes and multifamily manufactured home units from complying with ignition-resistant construction standards if such units have an existing asphalt composition or metal roof covering.

Add Section(b) paragraph (2)

This subsection is added to instruct the code user to maintain the required attic ventilation if the existing eave vents are eliminated. Any attic ventilation methods that are located under the eave must be eliminated in order to comply with the proposed ignition-resistant standards. If such types of attic ventilation is eliminated the lower portion of the attic cavity must be modified using roof-top vents or other alternate methods to provide attic ventilation in compliance with the Federal Manufactured Housing Construction and Safety Standard, Part 3280 . The paragraph provides for the code user, the federal standards applicable to ventilation requirements for manufactured homes or mobilehomes.

Add Section 4205(c)

This subsection is added to clarify for the code user that structures deemed exempt by these regulations will not be required to bear a certification label required by section 4214. This will provide the public additional cost-savings, eliminating the need for the owner to pay permit inspection fees to have an HCD inspector verify an existing condition.

Delete Section 4208(a)

This subsection is deleted because U.S. Department of Housing and Urban Development informed HCD staff that it's Design Approval Primary Inspection Agencies (DAPIA) are not allowed to review or approve designs that are required by any state law or regulation. In response, HCD amended Article 2.3 to require that manufacturers' designs be reviewed and approved by Department-approved Design Approval Agencies.

Amend Section 4208(b)

This subsection is re-identified to 4208(a) due to the deletion of paragraph (a) as noted above and amended to include "manufactured home" in the list of structures that must have its ignition-resistant designs approved by a Department-approved Design Approval Agency. The U.S. Department of Housing and Urban Development (HUD), informed HCD staff that its Primary Inspection Agencies are not allowed to review and approve any design that is required by state law or regulation. In response, HCD altered Article 2.3 to require the manufacturer's designs to be reviewed and approved by Department-approved Design Approval Agencies.

Amend Section 4208(a)(1)

This subsection is amended by adding the phrase "Department-approved." This distinguishes agencies approved by the department (HCD) from those approved by HUD.

Amend Section 4208(a)(2)

This subsection is amended by adding the phrase "Department-approved." This distinguishes those agencies approved by the department (HCD) from those approved by HUD.

Amend Section 4208(a)(3)

This subsection is amended by adding the phrase "Department-approved." This distinguishes those agencies approved by the department (HCD) from those approved by HUD

Amend Section 4210(a)(1)

This subsection is amended to make grammatical corrections.

Amend Section 4210(a)(2)

This subsection is amended to change the term Primary Inspection Agency to Department-approved Design Approval Agency. The U.S. Department of Housing and Urban Development (HUD), informed HCD staff that its Primary Inspection Agencies are not allowed to review and approve any design that is required by state law or regulation. HCD altered Article 2.3 to require the manufacturers' designs be reviewed and approved by HCD-approved Design Approval Agencies.

Amend Section 4214(a)(3)

This subsection is amended to add different locations for placement of the certification label required by section 4214, giving the ability to the manufacturer or owner to avoid affixing the label in an obtrusive or inconvenient location prescribed by the regulations.

MODIFICATIONS TO ORIGINALLY-PROPOSED REGULATIONS

Legend:

- * Text in single underline includes originally proposed added text.
- * Text in single strikeout is originally proposed deleted text.
- * Text in <u>double underline</u> is amendments to the originally proposed text for review during this comment period.
- * Text in double strikeout is deletions to the originally proposed text for review during this comment period.

Notes to reader:

* Comments on the amendments contained in this package are confined to the <u>double underline</u> and double <u>strikeout</u> amendments only.

§ 4200. Application of Design Requirements; Preemption of Local Design <u>and Construction</u> Requirements.

- (a) This article shall apply to the design, construction and installation of an ignition-resistant construction system, when a manufactured home, mobilehome, multifamily manufactured home, or commercial modular structure, is newly installed in any Fire Hazard Severity Zone within State Responsibility Areas or in any Local Responsibility Area, as defined herein, pursuant to Title 24, Part 2, Chapter 7A.
- (b) Except as provided herein, this article preempts all other requirements in any law or ordinance establishing standards for the design and installation of ignition-resistant construction systems on the exterior of a manufactured home, mobilehome, multifamily manufactured home, or commercial modular structures, including but not limited to those requirements of any ordinance or rule adopted by any city, county, city and county, or special district or fire district, except for the following:
- (1) Those structures <u>not exempt pursuant to subsection (c) or (d) installed in locally established fire hazard areas other than in areas specified in subdivision (a) shall not be subject to any additional or more restrictive ignition-resistant protection than required by this article.</u>
- (2) Ignition-resistant construction standards enacted by local governments that are less restrictive than this article, shall apply only to those structures installed in locally established Wildland-Urban Interface Fire areas. The less restrictive ignition-resistant construction system standards shall be approved by the local enforcement agency and shall be applicable to those structures in the same manner as site constructed buildings or structures constructed in the same fire hazard area.
- (c) This article requires installation of an ignition-resistant construction system or any part thereof, only when a manufactured home, mobilehome, multifamily manufactured home, or commercial modular not exempt pursuant to this subsection or subsection (d) is installed, or intended to be installed, in a State Responsibility Area or a Local Responsibility Area, on or after September 1, 2008.
- (1) Exception: New m-Manufactured homes manufactured on or after January 1, 2006, and prior to September 1, 2008, for which an application for a permit to install has been submitted prior to December 31, 2010.
- (2) Exception: Used manufactured homes, mobilehomes, multifamily manufactured homes, commercial modular units manufactured before January 1, 1999, shall only comply with the requirements of section 4205.
- (3) Exception: Mobilehomes, manufactured homes, multifamily manufactured homes reinstalled on the same mobilehome park lot or parcel.
- (<u>24</u>) Exception: Any commercial modular structure installed in either a State Responsibility Area or Local Responsibility Area for temporary use or occupancy for <u>one</u> three years or less, as calculated based upon the date of permit issuance.
- (d) This article does not require the installation of an ignition-resistant construction system or any part thereof, on a used manufactured home, mobilehome, multifamily manufactured home, or commercial modular structure currently located in a State Responsibility Area or a Local Responsibility Area, unless the structure meets one of the following criteria:

- (1) it already has an ignition-resistant construction system,
- (2) it undergoes exterior repair, replacement, or alteration of a component which would be subject to this article, and only the portion undergoing the repair, replacement, or alteration must comply with the provisions of this article;
- (3) it undergoes conversion from one type of occupancy to another;
- (4) it is intended to be installed or re-installed in a different location, that is in a State Responsibility Area or a Local Responsibility Area.
- (e) If a used mobilehome or a new or existing used manufactured home, multifamily manufactured home, or commercial modular is altered to add any or all components of exterior fire protection, and the alteration is intended to create an "ignition-resistant construction system", the alterations or additions must comply with the provisions of this article.
- (f) No municipality shall prohibit the use, occupancy or installation of a commercial modular, manufactured home, mobilehome, or multifamily manufactured home based upon the date the unit was previously certified as complying with the provisions of this article.

<u>AUTHORITY: Sections 18613.4, 18015, 18020, 18028, 18029 and 18029.5.</u>, <u>Health and Safety Code.</u> <u>Reference: Sections 18015, 18020, 18029.5</u> and 18030.5, <u>Health and Safety Code.</u>

§ 4202. Definitions

The following definitions shall apply to this article:

- (a) "Date of manufacture" means the date a manufacturer certifies compliance of the structure by affixing either a federal label or an insignia of approval. The date of manufacture of a manufactured home or multifamily manufactured home is recorded by the manufacturer on a data plate and affixed inside each manufactured home in accordance with federal regulations. The date of manufacture of a commercial modular structure is the date entered by the manufacturer on a unit identification label in accordance with the provisions of Article 1, section 4030 of this subchapter.
- (b) "Ignition-resistant construction system" is an exterior fire safety system consisting of ignition-resistant designs, construction and site installation methods and materials that comply with the applicable provisions of Title 24, Part 2, Chapter 7A.
- (c) "Local Responsibility Area" is a Local Agency Very-High Fire Hazard Severity Zone established pursuant to Title 24, Part 2, Chapter 7A.
- (d) "New manufactured home, mobilehome, multifamily manufactured home or commercial modular is one that is defined pursuant to California Health and Safety Code, Division 13, Chapter 1, Section 18009, and which has not been delivered to a first purchaser or lessor for purposes other than resale or reletting.
- (d)(e) "State Responsibility Area" is a Fire Hazard Severity Zone established pursuant to Title 24, Part 2, Chapter 7A.
- (f) "Used" manufactured home, mobilehome, multifamily manufactured home or commercial modular is one that is defined pursuant to California Health and Safety Code, Division 13, Section 18014, and which has either been installed on a foundation system, delivered for installation on a foundation system, or registered and titled with the department, and has been sold or leased to a first purchaser for purposes other than resale or reletting.

 (e)(g)" Wildland-Urban Interface Fire Area" is a geographical area identified by the state as a "Fire Hazard Severity Zone", or other areas designated by the enforcing agency to be a significant risk from wildfires, established pursuant to Title 24, Part 2, Chapter 7A.

<u>AUTHORITY: Sections 18009, 18014, 18015, 18020, 18029 and 18029.5., 18551, 18613, Health and Safety Code.</u> Reference: Sections 18015, 18020, 18025, 18029.5 and 18030.5, Health and Safety Code.

<u>§4205.</u> <u>Manufactured Homes, Mobilehomes, Multifamily Manufactured Homes, Commercial Modular Roof Coverings</u>

- (a) New and used commercial modular roof systems originally constructed with metal roof coverings are deemed to comply with the provisions of section 4204, and Title 24, Part 2, Chapter 7A, section 704A.1
- (b) Used manufactured homes, mobilehomes, multifamily manufactured homes manufactured on or before January 1, 1999, when installed or intended to be installed in a State Responsibility Area or a Local Responsibility Area shall be deemed to comply with the purposes of this Article if such units are originally constructed or altered in accordance with all of the following:
- (1) The unit(s) have an existing asphalt composition roof, or metal roof covering and,
- (2) The unit(s) shall comply with the provisions of section 4204 and Title 24, Part 2, Chapter 7A pertaining to attic ventilation, and if altered to eliminate existing under-eave ventilation, the roof shall be reconstructed or altered to maintain a minimum free ventilation area of not less than 1/300 of the attic or roof cavity floor area. At least 40 percent of the free ventilation area shall be provided by attic ventilation located on the lower area of the roof. The location and spacing of the vent openings and ventilators shall provide cross-ventilation to the entire attic or roof cavity space. Manufactured homes originally constructed with metal roofs without attic ventilation will not require reconstruction or alteration to comply with the purpose of this paragraph.
- (c) Used manufactured homes, mobilehomes, multifamily manufactured homes meeting the requirements of this section shall not be required to bear a label in accordance with section 4214.

AUTHORITY: Sections 18015, 18020, Health and Safety Code; Reference Title 24, CFR Part 3280, Sections 18015, 18020, 18025, 18029.5 and 18030.5, Health and Safety Code.

§4208. Requirements for the Design Approval of the Plans for Ignition-Resistant Construction System.

- (a) The design review of an ignition-resistant construction system to be installed on a new manufactured home shall be in accordance with the provisions of this article and the Manufacturer Inspection and Certification Requirements as set forth in the federal regulations contained in Title 24 CFR Part 3282, Subpart E. The federally approved Primary Inspection Agency, prior to original construction, shall conduct the design approval of the ignition-resistant construction system, including specifications and procedures for completion of the ignition-resistant construction system at the installation site.
- (a) The following requirements apply to the design review of the design of an ignition-resistant construction system prior to construction of a new manufactured home, multifamily manufactured home or commercial modular within a manufacturing facility:
- (1) The A Department-approved Design Approval Agency, prior to installation of an ignition-resistant construction system shall review and approve the manufacturer's design for the system.
- (2) The A Department-approved Design Approval Agency shall provide the manufacturer with a copy of the approved plans for the manufacturer's use prior to the construction of any ignition-resistant construction system, including specifications and procedures for completion of the ignition-resistant construction system at the installation site.
- (3) The manufacturer shall use plans approved only by a <u>Department-approved</u> Design Approval Agency for the <u>purpose of construction of any ignition-resistant construction system.</u>

AUTHORITY: Sections 18015, 18029 and 18029.5., Health and Safety Code. Reference: Sections 18015, 18025, 18029, 18029.5 and 18030.5, Health and Safety Code, Title 24, CFR Part 2382, Subpart E

§ 4210. Requirements for the Inspection Approval of an Ignition-Resistant Construction System Within a Factory.

- (a) The inspection of the installation of an ignition-resistant construction system on a manufactured home within a manufacturing facility shall be in accordance with the provisions of this subsection.
- (1) The manufacturer of the manufactured home shall obtain inspection approval in accordance with this article and federal regulations contained in Title 24 CFR Part 3282, Subpart E, titled "Manufacturer Inspection and Certification Requirements", by a its federally approved Primary Inspection Agency.
- (2) The manufacturer of the manufactured home shall certify that the ignition-resistant construction system is installed in accordance with the plans approved by the Primary Inspection Agency the Department-approved Design Approval Agency and document its certification in accordance with Title 25, CCR section 4214.
- (b) The following requirements apply to the inspection of any ignition-resistant construction system constructed during the manufacture of a multifamily manufactured home or commercial modular structure:
- (1) The manufacturer shall have a Quality Assurance Agency conduct the inspections of the ignition-resistant construction system in accordance with the Design Approval Agency approved plans and this subchapter.
- (2) The manufacturer shall certify that the ignition-resistant construction system is installed in accordance with the plans approved by the Design Approval Agency and document its certification in accordance with section 4214.
- (c) Following the certification of the ignition-resistant construction system, a copy of the completed certification label shall be provided to the enforcement agency when the manufacturer, licensed dealer, contractor, or owner-builder submits the application for the installation permit, to assist the local building official or appropriate enforcement agency to satisfy the requirements of Sections 701A.3.2.2 and 701A.3.2.3 of Title 24, CCR Part 2, Chapter 7A.
- (d) All manufacturers shall provide to the department, by the fifteenth day of each month, one copy of each completed certification label required by section 4214 of this subchapter that was affixed to the structure(s) constructed with an ignition-resistant construction system in the previous month.

<u>AUTHORITY: Sections 18015, 18020, 18029 and 18029.5.</u>, <u>Health and Safety Code.</u> <u>Reference: Sections 18015, 18020, 18025, 18029, 18029, 18029.5 and 18030.5</u>, <u>Health and Safety Code</u>

§ 4214. Ignition-Resistant Construction System Certification Label

- (a) Either the manufacturer within the manufacturing facility or the person installing the ignition-resistant construction system on a structure not in a factory in accordance with section 4212 shall complete and affix a label that meets all of the following requirements:
- (1) It is either printed on paper or scribed, etched or engraved in metal, plastic or of an equivalent material, with lettering at least 10 point font size;
- (2) It is at least 8.5 inches by 11 inches in size;
- (3) It is affixed on a wall or door surface inside the water heater compartment or in the case of a commercial modular unit on an interior wall; within the dropped ceiling cavity, or in another permanent and readily accessible location.
- (4) It is positioned in a manner that allows a person to easily read the label;
- (5) It is affixed with adhesive or fasteners that discourage the removal of the label;
- (6) It is covered or laminated in a permanent manner with a material that will protect the label from damage or deterioration without obscuring the information.
- (b) The label shall include all the statements and requested information arranged in substantially the same layout, as shown on the following example:

Ignition-Resistant Construction System Information Certification Attention: Do not remove or cover this label

This structure contains an ignition-resistant construction system. The system installer certifies that the exterior complies with the requirements of Title 25, California Code of Regulations, Chapter 3, Article 2.3, and Title 24, California Code of Regulations, Part 2, Chapter 7A, *Materials and Construction Methods For Exterior Wildfire Exposure*.

Do not change (alter) the exterior wall, doors, windows, roof or attic vent materials or devices without written approval of the California Department of Housing and Community Development, Division of Codes and Standards. Only the owner or lessor may change (alter) or repair the ignition-resistant materials as an owner/builder without violating the State Contractors Licensing Board requirements. Any other person making changes (alterations) or repairs to the system must hold a valid C-47 or B contractor's license. Additions of garages, porches, decks, windows or doors may adversely affect the protection provided by the ignition-resistant construction system. You may obtain information about permit and inspection of the ignition-resistant construction system from the California Department of Housing & Community Development, Division of Codes and Standards.

Signature of Manufacturer/Installer Date	County State
Installation, Design Approv	val, and Inspection Agency Information
Name and Address of Manufacturer/Installer:	
Structure Serial Number(s):	
Name and Address of Agency Approving Design	
of Ignition-Resistant Construction:	
Name and Address of Agency Inspecting Installation	
of Ignition-Resistant Construction:	
Roof Material Type & Product Manufacturer Name:	Exterior Wall Type and Product Manufacturer Name:
Manufacturer:	Siding Type:
Underlayment:	
Shingle Type: Metal	Exterior door
Asphalt Composition	Type:
Attic Vent Type:	
	Window Type:

<u>AUTHORITY: Sections 18015, 18029 and 18029.5.</u>, <u>Health and Safety Code.</u> <u>Reference: Sections 18015, 18025, 18029, 18029.5 and 18030.5</u>, <u>Health and Safety Code.</u>